PATENT COOPERATION TREATY

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From the INTERNATIONAL PRELIMINARY EXA	MINING AUTHORITY		PCT 26 2001 WRITTEN OPINION (LETTER)	
To: JEFFREY T. HALEY			PCP'SE 2001	
GRAYBEAL JACKSON HALEY 155-108TH AVENUE NORTHEA	•		MALENA	
SUITE 350			WRITTEN OPINION (AT S)	
BELLEVUE, WA 98004-5901				
			(PCT Rule 66)	
		Date of Mailing (day/month/year) 21 MAR 2001		
Applicant's or agent's file reference		REPLY DUE within TWO months from the above date of mailing		
1624-17-1	_			
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)	
PCT/US00/14591	26 MAY 2000		28 MAY 1999	
International Patent Classification (IPC)	or both national classific	ation and IPC		
IPC(7): G06K 19/06 and US Cl.: 23	35/487, 492, 493			
Applicant			,	
UTM SYSTEM CORP.				
1. This written opinion is the first	(first, etc.)	Irawn by this Interna	tional Preliminary Examining Authority.	
			Trouble of the state of the sta	
2. This opinion contains indications rel	lating to the following ite	ems:		
I X Basis of the opinion			0	
II Priority				
III Non-establishment of	opinion with regard to r	novelty, inventive ste	p or industrial applicability	
IV Lack of unity of inve	ention			
	nder Rule 66.2(a)(ii) with tions supporting such state		inventive step or industrial applicability;	
VI Certain documents ci	ted			
VII Certain defects in the	e international application	l.		
VIII Certain observations	VIII Certain observations on the international application			
3. The applicant is hereby invited to re	eply to this opinion.			
When? See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension., see Rule 66.2(d).				
	By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. For the form and the language of the amendments, see Rules 66.8 and 66.9.			
Also For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis.				
For an informal communication with the examiner, see Rule 66.6. If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.				
4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 28 SEPTEMBER 2001				
Name and mailing address of the IPEA/US Authorized officer			Sharm S. Hoppe	
Commissioner of Patents and Tradem Box PCT	narks .	Daniel St.Cyr		
Washington, D.C. 20231			702) 205 2656	
Facsimile No. (703) 305-3230 Telephone No. (703) 305-2656				

Form PCT/IPEA/408 (cover sheet) (July 1998) *

FOR: 5-21.01 Res ON: 3-28.01 BY: pe

WRITTEN OPINION

International application No.

PCT/US00/14591

I. B	asis of th	ne opinion					
1. With	h regard to	the elements of the international applicat	ion:*				
x		rnational application as originally fi					
	l	pription:					
x	pages _	1 10		as originally filed			
	pages _			= •			
	pages _	NONE	, filed with the letter of	, med with the demand			
X	the clair						
	pages			, as originally filed			
	pages _		, as amended (together with an				
	pages _		-i-dd 1 - 4	, filed with the demand			
	pages _	, filed v	with the letter of				
x	the drav	vings:					
	pages	1.0		as originally filed			
	pages _						
	pages _	NONE	, filed with the letter of	, mad with the definition			
	–						
X		ence listing part of the description:					
	pages _						
		NONE		, filed with the demand			
	pages _	NONE	, filed with the letter of				
	the langu	us were available or furnished to this Autuage of a translation furnished for the large of publication of the internation age of the translation furnished for the	he purposes of international search onal application (under Rule 48.3(b	(under Rule 23.1(b)).			
		o any nucleotide and/or amino acid se basis of the sequence listing:	quence disclosed in the international a	pplication, the written opinion was			
	containe	d in the international application in	printed form	•			
닐		ether with the international applicat					
Ш	furnished subsequently to this Authority in written form.						
	furnished	d subsequently to this Authority in	computer readable form.				
	The state internation	ment that the subsequently furnished onal application as filed has been furn	written sequence listing does not go iished.	beyond the disclosure in the			
	The states been furn	ment that the information recorded in c ished.	computer readable form is identical to	the writen sequence listing has			
4. X	The ame	endments have resulted in the cance	ellation of:				
	X the	e description, pages NONE					
	X the	claims, Nos. NONE					
		drawings, sheets/fig NONE					
5.		ion has been drawn as if (some of) the	amendments had not been made since	they have been considered to so			
الا	-	the disclosure as filed, as indicated in the		aley have been considered to go			
	- 5, 5						
		eets which have been furnished to the recast "originally filed".	eiving Office in response to an invitation	under Article 14 are referred to			

WRITTEN OPINION

International application No.

				PCT/US00/14591	
v. 1	Reasoned statement under Rule 66.2 citations and explanations supportin	(a)(ii) with re	gard to novelty, in ent	ventive step or indus	trial applicability;
l.	statement				
	Novelty (N)	Claims	NONE		YES
		Claims	1-19		NO
c	Inventive Step (IS)	Claims	1-19		VEC
,		Claims	NONE		YES NO
	Industrial Applicability (IA)	Claims	1-19		YES
		Claims	NONE		NO
	citations and explanations aims 1-19 lack novelty under PCT Article	22(2) on boing	anticipated by Dicale	TIC Dataset No. 5 150 11	00
<u></u>					
	Eisele discloses a smart data storage	device compris	ing: a floppy-disk hou	ising 7; a slot 8 disposed	within the housing
an	d operable to receive a card 1 having a mag d operable to read the information stored	gnetic stripe 5 tha	at stores information;	a read head 17 disposed v	within the housing
ho	using; and inherently includes a commu	unication circuit	stripe; a disk-drive of disposed within the	communication nead 4 w e housing and coupled	isposed within the
COI	mmunications heads for allowing communi	ication between t	he card and a comput	ter terminal, the circuit o	pperable to receive
the	e information stored on the magnetic strip for	rom the read hea	d and to provide the r	eceived information to th	e communications
hea	ad (see figures 1-3; col.4).				
Cla	aims 1-19 meet the criteria for Inventive S	Step and Industri	al Applicability set or	ut in PCT Article 33(3)-	(4).
		_			
	NEW CITATIONS				
1 C	ONE				
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		•			

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Supp	lemental	Box
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(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

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TIN	ИE	LI	M	IT.

The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination Report.